FILED

ARKANSAS ADULT USE CANNABIS AMENDMENT

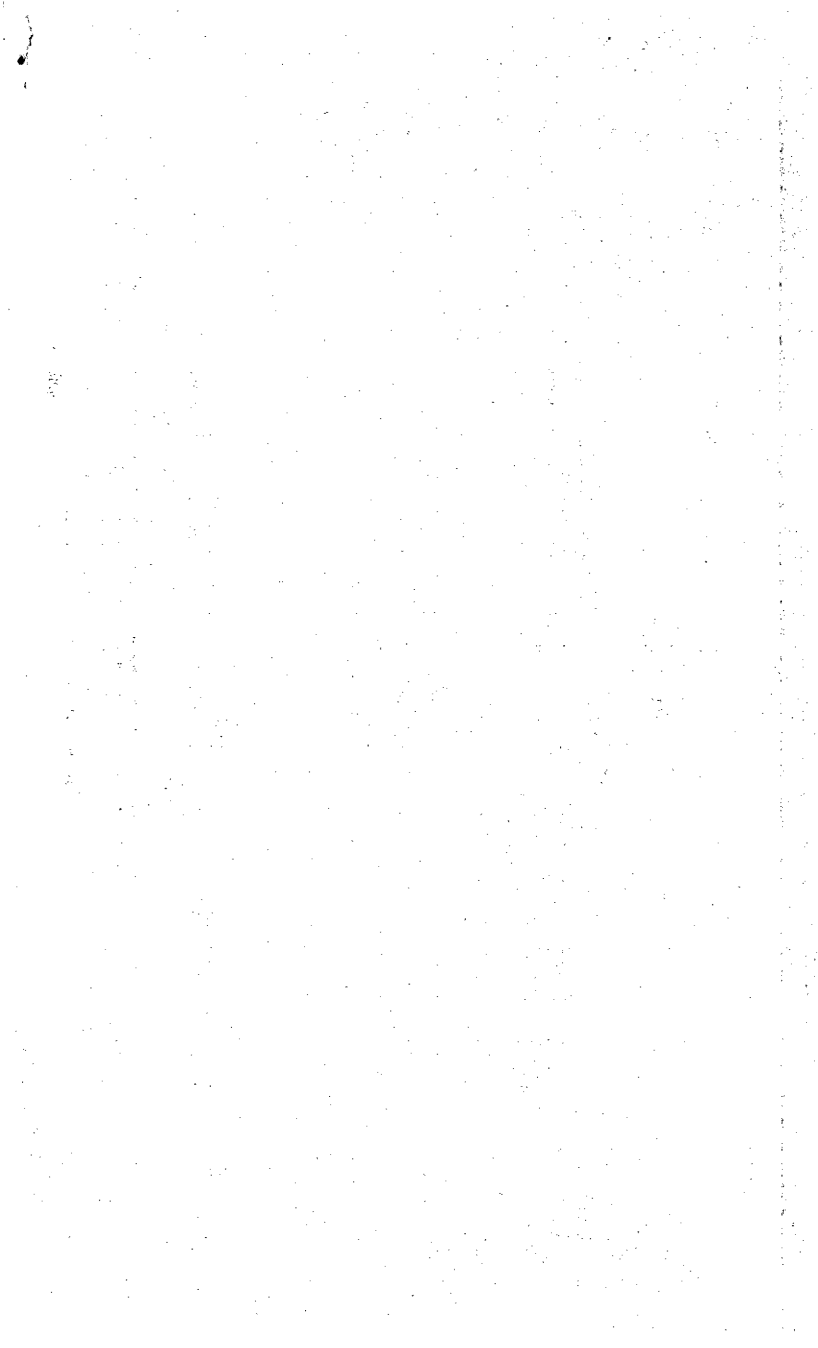
To the Honorable John Thurston of the State of Arkanassume, the undersigned registered voters of the State of Arkanass, respectfully propose the following amendment to The Constitution of the State by this, our petition, order that the same that the same may be adopted, enacted, or rejected by the vote of the registered voters of said state at the regular general election to be held on the 3rd day of November; 2020, and each of us for himself or herself says: I have personally signed this petition; I am a registered voter of the State of Arkansas; INITIATIVE PETITION my printed name, date of birth, residence, city or town of residence, county of residence, and date of signing this petition are correctly printed after my Signature. The Popular Name is ARKANSAS ADULT USE CANNABIS AMENDMENT, and the ballot title is attached or affixed hereto.

VOTERS REGISTERED IN

COUNTY

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BYDATE	VALID OF	FOR OFFICE USE ONLY

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(Notary Seal Above)					volunteer/Unpaid Canvasser	HIGHLAGE OHE. () FAID CAMPASSEL	
			Residence County of Notary				
			My Commission Expires			Residence:	₹ 6
						Signature:	Sig
			Signature of Notary		'ly stated below.	My current residence address is correctly stated below.	
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the same in capacity nd that I personally	nowledged that she/he executed asser in the State of Arkansas: ar	ng Canvasser Affidavit and acknous Ig legal requirements of a Canva	to be the person described in the forgoing Canvasser Affidavit and acknowledged that she/he executed the same in capacity of a Canvasser for the purpose of fulfilling legal requirements of a Canvasser in the State of Arkansas: and that I personally witnessed the signature of the Canvasser	owledge and belief, nsas, in the county	or her own name to this sheet of the petition in my presence. To the best of my knowledge and belief, each signature is genuine, and each signer is a registered voter of the state of Arkansas, in the county listed for the state of Arkansas, in the county	her own name to this sheet of the pe in signature is genuine, and each sign ad At all times during the circulation	
d cuments provided)	, 20 before me, the undersigned Notary Public, personally appeared well known to me (or satisfactorily proven by identification documents provided)	, before me, the undersigned No, well known to me (or satisfact	On this day of	ing persons signed his	(county where notary signs) _ being sworn, state that each of the foregoing persons signed his	State of Arkansas, County of	Sta
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DATE OF SIGNING	COUNTY OF RESIDENCE	CITY OR TOWN OF RESIDENCE	RESIDENCE (STREET ADDRESS)	DATE OF BIRTH	PRINTED NAME	SIGNATURE	



nstructions to Canvassers and Signers

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- or any tiem of an appropriation bill or measure passed by the General Assembly by petition of 6% of legal voters. A petition of 15% of the regulared votars. Any measure submitted to the people becomes law when approved by a majority proposed measure must be submitted at a regular election. Referendum petitions may be referred at special elections on 1. The Arkansas Constitution gives Arkansas citizens the power to (a) initiate logislation by petition of 8% of the logal voters or constitutional amendments by petition of 10% of legal voters, or (b) order the referendum against any general act
- 2 Only registered voters may sign. All signatures must be in the signer's own handwriting and in the presence of the person circulating the petition. Each petition part should contain only the signatures of voters residing in a single county,
- 3. Printed name, date of birth, residence, city or town of residence, and date of signing must be given. If a petition signer shall sign and print their name in the margin of the petition. needs assistance with this information due to disability, another person may print the signer's information and that person
- 4. Pursuant to Art. Code Ann. § 7-9-103, a person commits a Class A misdemeanor, punishable by a fine of up to other than his or her own to a petition or prints the dade of algoing for another person unless the signer requires assistance due to disability and the person compiles with § 7.9-103. \$2,500 and confinement of up to one year in jail, if the person knowingly prints a name, address, or birth date
- 5. Pursuant to Ark. Code Ann. § 5.55-601(c), each of the following activities constitutes "petition fraud," which is states: "A person commits the offense of petition fraud: a Class D felouy and is punishable by a fine of up to \$10,000 and imprisonment for up to six years. Subsection (b)
- (1) If the person knowingly
- (A) Signs a name other than his or her name to a petition:
- (B) Signs his or her name more than one (1) time to a pelition; or
- (C) Signs a petition when he or she is not legally entitled to sign the petition;
- (2) If the person acting as a canvasser, notary, sponsor as defined under § 79-101, or agent of a sponsor: (A) Signs a name other than his or her own to a petition;
- (C) Solicits or obtains a signature to a petition knowing that the person signing is not qualified to sign the (B) Prints a name, address, or birth date other than his or her own to a petition unless the signor requires assistance due to disability and the person compiles with § 7-9-103;
- (D) Knowingly pays a person any form of compensation in exchange for signing a petition as a petitioner;
- (F) Knowingly mixrepresents the purpose and effect of the petition or the measure affected for the purpose of causing a person to sign a petition; (E) Accepts or pays money or anything of value for obtaining signatures on a petition when the person acting as a conversee, sponsor, or agent of a sponsor knows that the person acting as a converser's name or address is not included on the sponsor's list filed with the Secretary of State under § 7-9-601; or
- (3) If the person acting as a canvasser knowingly makes a false statement on a petition verification form; [or]
- (5) If the person activing as a sponsor files a petition or a part of a petition with the official charged with fraudulent agnatures unless each false or fraudulent signature is clearly stricken by the sponsor before verifying the signatures knowing that the petition or part of the petition contains one (1) or more false or

Arkansas Attorney General

Revised 06/13/19

W. Rus Leslie Rutledge

Popular Name

ARKANSAS ADULT USE CANNABIS AMENDMENT

cuttivate up to six cannabis seedlings and six cannabis flowering plants for cannabis with tetrahydrocannabiol (THC) content of 200 mg or less and to flower, 2 ounces of cannabis concentrate, edible products containing products by licensed cultivation facilities, processing facilities and and Administration to promutgate rules establishing controlled access December 4, 2020; to authorize the number of commercial establishments licensed to conduct retail sales of cannabis to at least one per county and thirty (30) per Congressional district; to authorize the number of commercial establishments licensed to cultivate cannabis to one (1) per two hundred fifty thousand (250,000) residents; to authorize the Alcohol dispensaries; to authorize adults to possess up to 4 ounces of cannabis laboratory testing, and processing requirements for cannabis plants and accordance with Article 5, §1 of the Arkansas Constitution; to authorize the cannabis retail sales within the jurisdiction by a majority vote in of the regulatory program, with excess revenue directed as follows: 60% to requirements for cannabis plants on residential property and security, Alcohol Beverage Control Division of the Arkansas Department of Finance Sciences; to authorize municipalities and counties to prohibit commercial 40% to fund the operations of the University of Arkansas for Medical fund and operate public pre-kindergarten and after school programs and sales of cannabis and to direct tax revenue to be used first to fund the cost pre-existing school or church; to provide for state taxation of the retail personal use must be located at least one thousand (1000) feet from a establishments licensed to cultivate, process or sell cannabis to adults for and cultivation licenses by lottery; to provide that all commercial Beverage Control Division of the Arkansas Department of Finance and cultivate, process and sell cannabis to adults for personal use, to promulgate rules for that purpose and to require licenses to begin issuance within 120 days of the effective date of this amendment; to Administration to promutgate rules providing for issuance of dispensary Amendment 98 to sell cannabis for adult personal use beginning on authorize dispensaries and cultivation facilities with a valid license under Alcohot Beverage Control Division of the Arkansas Department of Finance and Administration to issue licenses to commercial establishments to is currently illegal under federal law; to confirm that the regulation Arkansas Constitution will continue unchanged; to authorize the state possession and sale of medical marijuana under Amendment 98 to the use under state law, acknowledging that possession and sale of cannabis possession of cannabis, also known as marijuana, by adults for persona This is an amendment to the Arkansas Constitution to authorize the

> the plants or with the written permission of the property owner. personal use on residential property owned by the adult in possession of

ARKANSAS ADULT USE CANNABIS AMENDMENT

\$1 Short Title
This amendment to the Arkansas Constitution shall be known as the "Arkansas Adult Use Cannabls Amendment."

Effective Date

by popular vote of the people. sections shall become effective 60 days after passage of the amendment regard to certification of the vote by the Secretary of State. The remaining effective the day after its passage by popular vote of the people, without The provisions in §4, §9, and §10 of this amendment shall become

- §3 Definitions
 a) "Adult" means :
 the age of twenty one (21). "Adult" means a resident of the State of Arkansas who is over
- the active constituents of cannabis. "Cannabinoid" means any of the chemical compounds that are "Cannabis concentrate" means a substance obtained by
- cannabinoids from cannabis through mechanical or chemical means.

extracting

- processing. consumption through combustion or vaporization or preserved for further which has been dried, cured, frozen or otherwise preserved for "Cannabis flower" means the flowering bud of a cannabis plant
- products containing cannabis or to dispensaries for retail sale. processing facilities for processing into cannabis concentrates or edible authorized to cultivate, prepare, package and deliver cannabis flower to "Cultivation facility" means a commercial establishment
- cannabis plants and 200 cannabis seedlings at any one time. dispensery shall be authorized to cultivate cannabis in quantities set by the Alcohol Beverage Control Division of the Arkansas Department of Finance and Administration, which shall be no less than 200 mature concentrates and edible products containing cannabis to adults. A cultivate, prepare, package, sell or deliver cannabis flowers, cannabis "Dispensary" means a commercial establishment authorized to
- products may contain no more than 10 mg of tetrahydrocannabiol (THC) concentrate that is intended to be consumed as food or drink. Such per serving. commercially-prepared product containing cannabls flower or cannabls "Edible products containing cannabis" means a

Mature cannabis plant" means a cannabis plant that is

flowering.

concentrates or edible products containing cannabis and deliver such Processing facility" means a commercial establishment authorized to prepare, extract and package cannabis flower into cannabis

residences of students being homeschooled under Ark. Code Ann. § postsecondary institutions of higher education, community colleges, or the district; open-enrollment public charter school, as defined in Ark. Code Ann. § 6-23-103; or a private entity including parochial schools providing preschool, elementary, or secondary education but does not include "School" means a facility or building operated by a public school products to dispensaries for retail sale. 6-15-501, et. seq.

Possession; Immediate Retail Sales

On December 4, 2020, adults are authorized under state law to acknowledging that possession and sale of cannabis is currently illegal possess cannabls, also known as marijuana, for personal use, under federal law.

Adults may possess up to 4 ounces of cannabis flower, 2 ounces of cannabls concentrate and edible products containing cannabis with tetrahydrocannabiol (THC) content of 200 mg or less at any one time.

Adults may also cultivate up to six cannabis seedlings and six mature cannabis plants for personal use on residential property that is owned by the adult in possession of the plants or with the written permission of the property owner.

section dispensaries with a valid license under Amendment 98 shall be authorized to self cannabis to adults for personal use and cultivation facilities with a valid license under Amendment 98 shall be authorized to Beginning on December 4, 2020, under the provisions of this sell cannabis to dispensaries for retail sale to adults for personal use.

Effect on Amendment 98

This amendment shall not affect the provisions of Amendment 98 or the regulations implementing the possession and sale of medical marijuana under Amendment 98.

Cultivation Facility, Processing Facility and Dispensary Licensing and Regulation

120) days of the effective date of this amendment. Application fees for a icensing fees shall initially be no more than \$1,000; application fees for a The Alcohol Beverage Control Division of the Arkansas Department of Finance and Administration is directed to begin Issuance of icenses to processing facilities and to provide public notice of the intent to dispensary or processor shall initially be no more than \$5,000 and annual cultivation facility shall initially be no more than \$15,000 and annual issue cultivation and dispensary licenses within one hundred and twenty

Control Board may authorize an increase in application and licensing fees when warranted, so long as the increased fee is not more than 10% higher icensing fees shall initially be no more than \$5,000. The Alcohol Beverage

on annual basis.

county and thirty (30) per Congressional district. The number of cultivation facility licenses shall be limited to one (1) per two hundred fifty thousand (250,000) residents. The population and number of licenses to be issued shall be determined by the Board of the Alcohol Beverage Control Division The number of dispensary licenses shall be at least one (1) per of the Arkansas Department of Finance and Administration within ninety (90) days of the effective date of this amendment.

All commercial establishments licensed to cultivate, process or sell cannabis to adults for personal use must be located at least one thousand (1000) feet from a pre-existing school or church.

Department of Finance and Administration shall promulgate rules Within one hundred and twenty (120) days of the effective date of this amendment, the Alcohol Beverage Control Division of the Arkansas providing for the issuance of dispensary and cultivation licenses by lottery using procedures substantially similar to those currently provided in Ark. Code Ann. § 3-4-208 for retail sales of alcohol.

 e) Within one hundred and twenty (120) days of the energive date
of this amendment, the Alcohol Beverage Control Division of the Arkansas
Department of Finance and Administration shall promulgate rules Within one hundred and twenty (120) days of the effective date establishing the following:

Controlled access requirements for cannabis plants cultivated on residential property;

premises of licensed cultivation facilities, processing facilities and Security requirements for cannabis plants and products on the

3) Standards and procedures for laboratory testing of cannabls flower, cannabis concentrates and edible products containing cannabis dispensaries;

prior to retail sale;

Standards and procedures for the processing of cannabis flower Other rules necessary to effectuate the intent of this amendment. into cannabis concentrates and edible products containing cannabis; and 2

Local Option Elections

facilities, processing facilities, or dispensaries from locating in any area that is not zoned for residential-use only on the date of the passage of this existing zoning ordinances to restrict or impede cultivation Political subdivisions of this State are prohibited from creating of modifying

A political subdivision may prohibit commercial cannabis retail sales by a majority vote in accordance with Article 5, §1 of the Arkansas amendment.

Constitution.

Department of Finance and Administration may promulgate rules to Control Division of the Arkansas Beverage The Alcohol mplement this section

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The state may levy an additional sales tax on retail sales of flower, cannabis concentrate and edible products containing cannabis flower, cannabis concentrate and edible products containing cannabis which may not exceed 10%. No excise taxes may be levied on whotesale sales. % (e

Assembly shall from time to time enact laws, and appropriate monies to or for the use of the Alcohol Beverage Control Division of the Arkansas Department of Finance and Administration. Initial laws and appropriations To fulfill the purposes of this amendment, the Arkansas General enacted by the General Assembly pursuant hereto shall be in full force and effect no later than January 1, 2021.

Control Division of the Arkansas Department of Finance and c) All revenues derived from the retail sales tax shall be used illist to fund the salaries and operating expenses of the Alcohol Beverage to fund the salaries and operating expenses of the Alcohol Beverage All revenues derived from the retail sales tax shall be used first Administration as necessary to license and regulate cultivation facilities, processing facilities and dispensaries.

Excess revenue from the retail sales tax shall be directed as Medical Sciences. Funding priority shall be given to pre-kindergarten and after school programs in schools with the highest percentage of children eligible for free and reduced price meals under the guidelines published by follows: 60% to fund and operate public pre-kindergarten and after school programs and 40% to fund the operations of the University of Arkansas for the United States Department of Agriculture.

Severability; Inconsistent Provisions Inapplicable

not affect any other provisions or application of the amendment that can be given effect without the invalid provisions or applications, and to this end the provisions of this amendment are declared to be severable. If any part or subpart of this amendment or the application thereof to any person or circumstance is held invalid, such invalidity shall

b) All provisions of the Constitution, statutes, and common law of this State, including without limitation laws forbidding the possession, cultivation and use of cannabis, to the extent inconsistent or in conflict with any provision of this amendment are expressly declared null and void as All provisions of the Constitution, statutes, and common law of to, and do not apply to, any activities allowed under this amendment.

§10 Legislative Authority to Modify this Amendment

(a) The General Assembly may not modify, repeal or otherwise nullify the provisions of this amendment without a vote of three-fourths of each house.

may this (b) Notwithstanding §10(a), the General Assembly not modify, repeal, or otherwise nullify Sections 2, 4, 6, 8, or 9 of amendment.